

**Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, DC 20554**

2002 Biennial Regulatory Review -		
Review of the Commission's Broadcast)	
Ownership Rules and Other Rules Adopted		
Pursuant to Section 202 of the)	MB Docket No. 02-277
Telecommunications Act of 1996)	
Rules and Policies Concerning Multiple)	MM Docket No. 01-317
Ownership of Radio Broadcast Stations		
in Local Markets)	
)	
Definition of Radio Markets)	MM Docket No. 00-244

To: The Secretary

Notice of Ex Parte Presentation

NM Licensing LLC ("NextMedia") submits the following copy of an ex parte presentation made to Nandan Joshi.

Respectfully submitted,



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Counsel for
NM Licensing LLC

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May 30, 2003

Joseph A. Belisle

From: Matthew L. Leibowitz
Sent: Wednesday, May 28, 2003 1:51 PM
To: 'njoshi@fcc.gov'
Cc: Joseph A. Belisle; 'aol.com'
Subject: radio market definitions

Nandan

I want to follow up on our conversation yesterday

While we strongly disagree with use of arbitron to determine radio market definitions, we may have come up with a partial answer to the problems we outlined.

If a licensee does not own stations within an arbitron market that has a cumulative unduplicated 50% of the population within the arbitron market, then that licensee's market within the arbitron market would be determined by the existing overlap methodology.

This would encourage service to the smaller communities within the arbitron market.

This is a rough idea, but if it is of interest we can pursue it

Please give me a call on my cell phone 305-753-6292. I think I will be taking a 6 PM flight back to Miami and will be in the office early on Thursday.

Thanks

Matt Leibowitz